

- Verified Correct Copy of Original 12/8/2022 -

**IN THE CIRCUIT COURT OF THE STATE OF OREGON**  
**FOR THE COUNTY OF MARION**

STATE OF OREGON

Plaintiff,

v.

Defendant.

DOB: [REDACTED]

CASE NO: [REDACTED]

DA NO: [REDACTED]



**ORDER FINDING THE DEFENDANT  
UNFIT TO PROCEED AND COMMIT TO  
TO OSH (ORS 161.370)**

This matter came before the Court for a determination of Defendant's fitness to proceed pursuant to ORS 161.370

The Court finds that Defendant is charged with the following offenses (listed in order of seriousness by crime classification):

Crime Name: Crime ORS#: Felony/Misd/Viol: Maximum Sentence: Booking Date:  
 Criminal Mischief 2<sup>nd</sup> 164.354 Misdemeanor/A 364 days 12/8/22

Based on the Court's review and consideration of (*check all that apply*):

- The report filed under ORS 161.365 by a certified evaluator, Dr. Stafford dated July 25, 2022;
- Recommendation from the community mental health program (CMHP);
- Information from the local entity that would be responsible for community treatment;
- The Court's inquiry and observation of Defendant at the hearing;
- The defense counsel's representation;
- Witness testimony from State's witnesses: \_\_\_\_\_;
- Witness testimony from Defendant's witnesses: \_\_\_\_\_;
- The parties' stipulation that Defendant is not fit to proceed;
- Other information provided: argument at hearing: State's exhibit 1&2; Testimony by Deputy Frieze and Allan Rainwater

**THE COURT**, and being fully informed, **FINDS**:

1. The Defendant is not fit to proceed;
2.  The most serious offense in the charging instrument is a FELONY. Defendant, who is at least 18 years old, requires a hospital-level-of-care due to: (a) public safety concerns; or (b) the acuity of symptoms of Defendant's qualifying mental disorder; and (c) that the appropriate community restoration services are not present and available in the community.

22CR57357  
ORUH  
Order - Finding Unfit to Proceed - State Hos  
161-08890

3.  The most serious offense in the charging instrument is a MISDEMEANOR (*check one*)

- The court received: (a) a recommendation from a certified evaluator that Defendant requires a hospital-level-of-care due to the acuity of symptoms of Defendant's qualifying mental disorder; **and** (b) a recommendation from the CMHP that appropriate community restoration services are not present and available in the community for Defendant; **or**
- The court finds that Defendant: (a) requires a hospital-level-of-care due to the acuity of symptoms of Defendant's qualifying mental disorder; (b) there are public safety concerns; **and** (c) appropriate community restoration services are not present and available in the community.
- Case is connected to a Felony

It is therefore ORDERED:

1. The criminal proceeding against Defendant, in the aforementioned matter, is suspended.
2. Defendant is committed to the custody of the Superintendent of the Oregon State Hospital (OSH).
3. Transportation: (*check one*)

The Sheriff's Office/Department in the committing jurisdiction shall **transport** Defendant from the jail to OSH in Salem, Oregon **BY 12/15/22** and shall return Defendant to the jail upon notification from OSH; **or**

Defendant shall **voluntarily appear** at OSH in Salem, Oregon at the date, time and location to be determined by OSH. The Sheriff's Office/Department shall **transport** Defendant from OSH to jail upon notification from OSH.

10. Defendant is committed to OSH for a maximum period of time, not to exceed:

- 3 years (if charges are Felony C, B, or A);  
 1 year (Misdemeanor); **or**  
 Other \_\_\_\_\_ (maximum of all pending charges; but cannot exceed 3 years).

11. The effective date for calculating this legal status is (*mark one*):

- The charging instrument includes a charge for Aggravated Murder or a crime listed in ORS 137.700(2). OSH shall calculate Defendant's maximum commitment to OSH from the date of this Order; **or**
- The charging instrument **does not** include a charge of Aggravated Murder or a crime listed in ORS 137.700(2). OSH shall calculate Defendant's maximum commitment to OSH based on the Defendant's booking/arrest date, giving credit for each day Defendant is held in jail both before and after Defendant's commitment under this Order.

12. Disclosure of Records:

- a. Medical Providers: Any public bodies and private medical providers, in possession of records concerning Defendant shall release those records to OSH for the purpose of, and use in, Defendant's fitness to proceed. These documents shall be provided to OSH within **5 business days** of receipt of this Order. The Oregon Youth Authority, the Department of Corrections, a community college district or service district, a public university, a school or education

service district must, after notifying OSH, provide the requested records within 15 business days of receipt of this Order unless good cause exists.

- b.  (Optional; check if applies) Substance Use Treatment Records: To the extent any information or records described in subsection 6(a) of this Order relate to a substance use disorder diagnosis or treatment, as defined in 42 C.F.R. Part 2, ORS 430.399(6) and ORS 430.475(2), the court finds that: (i) disclosure is not for the purpose of criminal investigation and prosecution; (ii) the information or records shall be used solely for the purpose of evaluating Defendant's fitness to proceed; (iii) other ways of obtaining the information are not available or would not be effective; and (iv) the public interest in and need for disclosure outweigh the potential injury to Defendant's relationship with treatment providers. The court orders any public bodies and private providers to disclose to OSH the minimally necessary records and information that is essential to fulfill the objectives of this Order.
- c. Parties and Sheriff's Office/Department: The District Attorney, defense attorney, and Sheriff's Office/Department shall provide all non-privileged pertinent information about Defendant to OSH within **5 business days** of this Order.
- d. Disclosure to Defense Counsel:
  - (i) The OSH certified forensic evaluator, who issued the report pursuant to ORS 161.365 or ORS 161.370, may disclose Defendant's information protected under state and federal privacy laws to defense counsel pursuant to this Order.
  - (ii) Upon written request to the OSH Records Custodian, OSH may disclose to defense counsel Defendant's designated medical record or protected health information. Nothing in this Order permits disclosure of Defendant's patient records and information, otherwise prohibited by law, to the State or any other entity or individual not specified in this Order.

#### NOTICE OF FIREARMS PROHIBITION

The court has found that Defendant is not able to assist their lawyer represent them in their criminal case. As a result, federal law prohibits Defendant from having or buying firearms (guns or ammunition). The Oregon Judicial Department is required to report to the Oregon State Police that this firearms restriction applies to Defendant.

Further proceedings are set on next 12/20/22 at 8:30

DATED: 12/08/2022




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Circuit Court Judge

Defense Attorney  
Name: Laura Schifano  
Email: laura@schifanolaw.com

Deputy District Attorney  
Name: Evelyn Centeno  
Email: ecenteno@co.marion.or.us

/s/ Jodie Bureta  
Circuit Court Judge.